

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF WISCONSIN**

GUADALUPE PAREDES,

Plaintiff,

Case No. 18-CV-1440-JPS

v.

STATE OF WISCONSIN  
DEPARTMENT OF HEALTH  
SERVICES,

Involuntary Plaintiff,

v.

KENOSHA UNIFIED SCHOOL  
DISTRICT NO. 1, RON SANDOVAL,  
SCOTT KENNOW, WILLIAM  
HAITHCOCK, DAVID NAYLOR and  
KAREN WAMBOLD,

Defendants.

**ORDER**

On January 2, 2019, involuntary plaintiff Wisconsin Department of Health Services (“WDHS”) filed a notice of voluntary dismissal of its claim in this action with prejudice and without costs. (Docket #27). WDHS was named in this lawsuit because it has a subrogated interest for payment of medical expenses of the plaintiff, Guadalupe Paredes. *Id.* at 1. WDHS explains that it has determined the medical expenses it paid are below its established threshold to pursue recovery, and therefore it requests an order dismissing it from this action. *Id.* WDHS agrees to release and discharge its

subrogation lien resulting from a claim under Wisconsin Statutes section 49.89(2). *Id.*

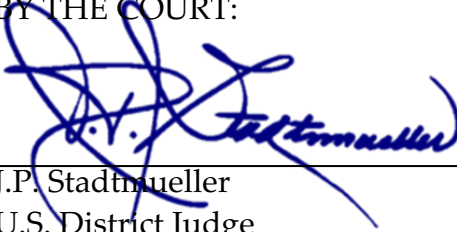
In light of the foregoing, the Court will adopt WDHS' notice of voluntary dismissal. *See Fed. R. Civ. P. 41(a)(2).*

Accordingly,

**IT IS ORDERED** that involuntary plaintiff Wisconsin Department of Health Services' notice of dismissal (Docket #27) be and the same is hereby **ADOPTED**; Wisconsin Department of Health Services be and the same is hereby **DISMISSED from this action with prejudice.**

Dated at Milwaukee, Wisconsin, this 4th day of January, 2019.

BY THE COURT:



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J.P. Stadtmueller  
U.S. District Judge